1 2 3 4 5 6	WINSTON & STRAWN, LLP Andrew P. Bridges (Bar No. 122761) ABridges@winston.com David S. Bloch (Bar No. 184530) DBloch@winston.com Matthew A. Scherb (Bar No. 237461) MScherb@winston.com 101 California Street, 39 <sup>th</sup> Floor San Francisco, CA 94111-5802 Telephone: (415) 591-1000 Facsimile: (415) 591-1400	
7 8 9 10 11 12 13 14	Attorneys for Plaintiffs Interserve, Inc. dba TechCrunch and CrunchPad, Inc.  QUINN EMANUEL URQUHART & SULLIVA Claude M. Stern (Bar No. 96737) claudestern@quinnemanuel.com Evette Pennypacker (Bar No. 203515) evettepennypacker@quinnemanuel.com 555 Twin Dolphin Dr., 5 <sup>th</sup> floor Redwood Shores, CA 94065 Telephone: (650) 801-5000 Facsimile: (650) 801-5100  Attorneys for Defendant Fusion Garage PTE Ltd.	N, LLP
15 16 17 18 19		DISTRICT COURT ICT OF CALIFORNIA SCO DIVISION
20   21   22   23   24   25   26   27   28	INTERSERVE, INC. dba TECHCRUNCH, a Delaware corporation, and CRUNCHPAD, INC., a Delaware corporation,  Plaintiffs,  vs.  FUSION GARAGE PTE LTD., a Singapore company,  Defendant.	CASE NO. C 09-cv-5812 RS (PVT)  STIPULATION AND [XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX

Case No. C 09-cv-5812 RS (PVT)
STIPULATION AND [PROPOSED] ORDER TO ENLARGE TIME FOR BRIEFING

04049.51632/3521041.1

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1	WHEREAS, Fusion Garage's counsel seeks a two-day extension for its Opposition Brief to							
2 Plaintiffs' Motion to Compel De-Designation of Documents (Dkt. 133) so that it may conf								
3	Fusion Garage further about which documents Fusion Garage wishes to continue to shield as Confidential; WHEREAS, Fusion Garage's counsel conferred with Plaintiffs' counsel about this extension;							
4								
5								
6								
7 WHEREAS, Plaintiffs' counsel has no objection to this extension, on the con								
8	Plaintiffs be entitled to a similar two-day extension on their Reply Brief to this Motion;							
NOW THEREFORE, IT IS STIPULATED, AGREED AND ORDERED that the of for Fusion Garage to submit its Opposition Brief to Plaintiffs' Motion to Compel De-Design of Documents (Dkt. 133) is extended until June 3, 2010, and the deadline for Plaintiffs to start the compensation of Documents (Dkt. 133) is extended until June 3, 2010, and the deadline for Plaintiffs to start the compensation of Documents (Dkt. 133) is extended until June 3, 2010, and the deadline for Plaintiffs to start the compensation of Documents (Dkt. 133) is extended until June 3, 2010, and the deadline for Plaintiffs to start the compensation of Documents (Dkt. 133) is extended until June 3, 2010, and the deadline for Plaintiffs to start the compensation of Documents (Dkt. 133) is extended until June 3, 2010, and the deadline for Plaintiffs to start the compensation of Documents (Dkt. 133) is extended until June 3, 2010, and the deadline for Plaintiffs to start the compensation of Documents (Dkt. 133) is extended until June 3, 2010, and the deadline for Plaintiffs to start the compensation of Documents (Dkt. 133) is extended until June 3, 2010, and the deadline for Plaintiffs to start the compensation of Documents (Dkt. 133) is extended until June 3, 2010, and the deadline for Plaintiffs to start the compensation of Dkt.								
							12	their Reply Brief to this Motion is extended until June 10, 2010. The hearing date for Plaintiffs'
							13	Motion, June 22, 2010, shall remain unchanged.
14	<b>↓</b>							
15	Dated: June 1, 2010 By: /s/Evette D. Pennypacker							
16	Evette D. Pennypacker  Attorneys for Defendant							
17	Fusion Garage PTE Ltd. Dated: June 1. 2010							
18	By: <u>/s/ Matthew A. Scherb</u> Matthew A. Scherb							
19	Attorneys for Plaintiffs Interserve, Inc. dba TechCrunch and CrunchPad, Inc.							
20	Pursuant to General Order No. 45, Section X(B) regarding signatures, I attest under							
21	penalty of perjury that concurrence in the filing of this document has been obtained from Matthew							
22	Scherb.							
23								
24	Dated: June 1, 2010							
25	Bv: <u>/s/ Evette D. Pennvpacker</u> Evette D. Pennvpacker							
26	PURSUANT TO STIPULATION, IT IS SO ORDERED.							
27								
28								
04049.51632/3521041.1	-1- Case No. C 09-cv-5812 RS (PVT)							

-1- Case No. C 09-cv-STIPULATION AND [PROPOSED] ORDER TO ENLARGE TIME FOR BRIEFING

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